EXHIBIT C Inmate File

2530000

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TRUSTEE STATUS

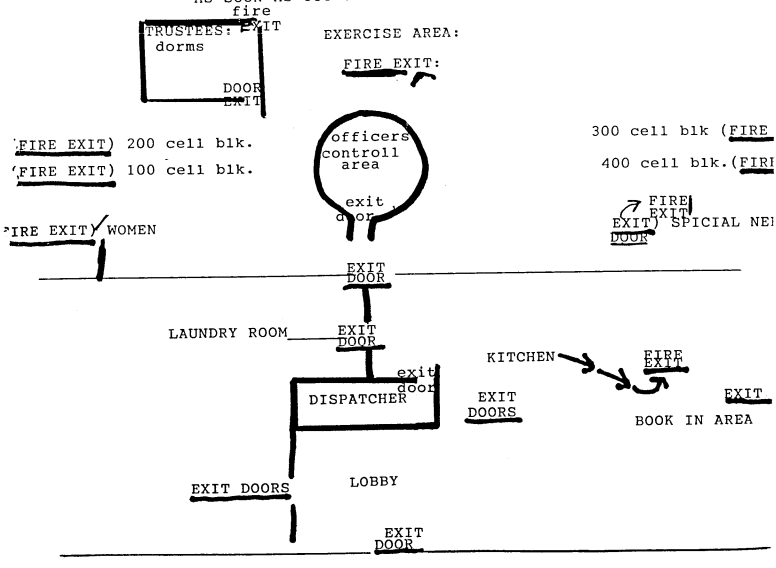
- 1. BE A SENTENCED STATE INMATE, OR A COUNTY INMATE.
- 2. DO NOT HAVE ANY WRITE-UPS IN FOLDER.
- 3. CAN NOT BE IN FOR A VIOLENT CRIME.
- 4. CAN'T BE ON MEDICATION FOR NECK, SHOULDER, BACK, OR LEG PROBLEMS.
- 5. THE ONLY ONES THAT CAN DECIDE ON TRUSTEE'S ARE THE 1ST SHIFT SUPERVISOR, ASSISTANT JAIL ADMINISTRATOR JIMMY GREENE, JAIL ADMINISTRATOR JEAN HARTZOG, AND SHERIFF MARSHALL WILLIAMS JR.

Case 2:05-cv-01165-MHT-DEARM @@Eigm@nt-6-3 Filed 01/20/2006 Page 3 of 36

1.DISPATCHER: CALL FIRE DEPT. GIVE LOCATION, GO ACROSS BARBOUR NET ADVISE! 10-70 JAIL 10-7 exit jail make sure you have on you keys 1 AND 12.

2.OFFICER: JAIL CONTROLL HIT ALL FIRE EXIT AND CELL BLOCK DOOR BUTTONS ON PANEL BOARD, SO INMATES AND JAIL STAFF MAY EXIT AS QUICKLEY AND ORDERLY AS POSSIBLE.OFFICER WHEN OUT SIDE WILL TAKE A INMATE COUNT AS SOON AS POSSIBLE.HAVE ON YOU KEYS 1 AND 12.

3. INMATES: AS QUICKLEY AND ORDERLY AS POSSIBLE EXIT THE JAIL.
AS SOON AS OUT SIDE REPORT TO A OFFICER.





I. INMATE TELEPHONE CALLS

- 1. All inmates who are being processed into the Barbour County Detention Facility will be allowed to make one phone call. Care will be exercised by the OIC of shift to ensure that each new incoming inmate does establish telephone contact with the person of his/her choice even of several subsequent telephone call attempts must be made. Long distance calls must be made collect to the numbers called.
- 2. All inmates who wish to make calls to their attorneys or clergymen at any time will notify the on duty jailer. The calls will be made at the earliest convenience of the facility.
- 3. There will be no limit of calls made by the use of phones provided in the cell blocks.
- 4. Telephone calls, other than those permitted at the time of initial entry into the Facility, are a privilege and not a right and may be given to those who need them and have earned them through cooperation with Facility personnel in conforming to the prescribed Rules and Regulations of the Barbour County Detention Facility. Badgering an officer for calls, attempting to solicit a call other than appropriate days, or attempting to take advantage of this privilege in any way may result in that individual's loss of telephone privileges.

II. Release On Bond

- 1. An inmate's bond has been set before he/she is processed into the Barbour County Detention Facility. The amount of bond was determined by either the warrant officer or an Ex Officer Judge of the Court. Bond is set and cannot be changed by any official of this Facility. If any change is made in the amount of bond, it must be done by the Court.
- 2. There are several ways in which an inmate may be released on bond:
- a. Two or more people who own property in Barbour County may sign a bond. Property ownership must be verified through the County Tax Assessor's office. If all is in order, the bond will be approved and the inmate will be released.
- b. Some inmates, charged with traffic or other offenses, can qualify for release on their own recognizance. Such a release may be effected at the discretion of the Jail Administrator.

c. A cash bond may be posted if the inmate has the necessary money to cover the amount of the bond.

III. VISITATION

1. SATURDAY AND SUNDAY EACH CELL HAS A TIME SET UP FOR THEM THIS WILL BE A THIRTY MINUTE VISITATION.

SATURDAY 9:00 AM - 3:00 PM SUNDAY 11:00 AM - 3:00 PM

- 2. EACH INMATE WILL BE TAKEN TO VISITATION AREA FOR THERE VISIT THIS WILL BE NO CONTACT VISIT, FOR FRIENDS AND FAMILY OF YOUR CHOICE.
- 3. All inmates may be permitted to visit with the attorney or clergymen of their choice privately and without supervision. These visits will be weekdays (Monday Friday) between the hours of 8:00 A.M. and 5:00 P.M.. Authorization for visit at any other time will be determined by the Jail Administrator.
- 4. Visitors traveling long distances (100 miles or more) may be allowed visits other than normal visitation with approval of the Jail Administrator.
- 5. THER WILL NO CONTACT VISITATION UNLESS THE SHERIFF, CHIEF, OR JAIL SUPERVISOR THERE APPROVAL.
- IV. MAIL AND CORRESPONDENCE
- A. LEGAL MAIL
- 1. All inmates have a legal right to communication without Censorship with counsel of their choice, public officials, or courts. If applicable, inmates will be permitted to communicate, without censorship, within reasonable limits, with the Attorney General, the Director of the Bureau of Prisons, the Pardon and Parole Attorneys, the United States Marshal, the United States District Judges, and any District Attorney or Circuit Court Judge.
- 2. Incoming communications addressed to any inmate from any of the sources named in IV, A,1 above will not be subject to censorship. However, said communication will be opened in the presence of the inmate to whom it is addressed by the officer delivering the mail to the inmate. Said officer will open the mail in the presence of the inmate only for the purpose of checking for contraband.

- 3. Incoming or outgoing communications between an inmate and his/her attorney (licensed to practice in the State of Alabama) will not be opened except in the presence of the inmate, and then only to check for contraband.
- B. OUTGOING MAIL
- Normally, inmates will be permitted to correspond within reason, with their families and friends. Inmates who are awaiting trial may correspond, within reasonable limits, with any individual they may need to contact in the preparation of any defense. Each inmate is encouraged to maintain written contact with his/her family and friends while in the Barbour County Detention Center.
- Contents of inmates' letters shall be limited to matters of personal interest to friends and relatives. Other inmates or Facility personnel are not to be discussed in any outgoing mail. The use of profanity, threats, pornography, or diagrams of any part of this Facility is strictly prohibited.
- 3. All outgoing inmate mail must have correct stamp affixed to the envelope. The following information must be written or printed in the upper left-hand corner of the envelop:

Sender's Name (name inmate was booked under) Barbour County Detention Facility P.O. Box 278 Clayton, Alabama 36016

- 4. Inmates should ensure that the addressee section of outgoing mail contains full information, i.e., name, street address, city, state, and zip code.
- C. INCOMING MAIL
- 1. Inmates receiving mail from Attorneys or members of the court shall not be opened except if there is reasonable cause to believe the mail contains contraband. This mail shall be opened in the presence of the inmate only.
- 2. All other mail will be inspected for contraband in the presence of the inmate.
- D. CORRESPONDENCE BETWEEN INMATES

No notes or written communications are to exchanged or passed, directly or indirectly, between inmates in this Facility except letters, with appropriate stamps, may be sent through normal postal channels.

E. LOSS OF PRIVILEGES

Misuse of mail privileges, either in content, item, manner, or by violation of any other rule and regulation of this Facility, may result in the loss of mail privileges for a specified time as a result of disciplinary action taken against the offending inmate.

- V. FACILITY ISSUED ITEMS
- A. CLOTHING
- 1. All prisoners will be issued a uniform when placed in the Barbour County Detention Facility, $W_{\rm EAR}$ THIS WHEN IN DAY ROOM
- 2. Disposable razors will be issued bi-weekly and will be taken up fifteen minutes after time of issuance
- 3. Any razor not returned or returned altered will result in a disciplinary action.
- B. PERSONAL USE ITEMS

Bath towels, bath clothes, bathroom tissue, hand soap, toothbrushes, and toothpaste are furnished to all inmates as needed. THESE ITEMS WILL BE GIVEN OUT FROM 5:00 PM TILL 8:00PM

- C. BEDDING ITEMS
- 1. One (1) mattress, one (1) blanket, two sheets (2), one fitted and one cover, will be furnished to each inmate by the Facility. (Additional blankets provided during winter months by request)
- 2. Mattresses will be positioned horizontally on the bed, and no more than one (1) mattress will be used by any inmate at any one time.
 - a. Mattresses will not be used on the floor for any reason if beds are available.
 - b. Mattresses will not be folded or rolled.
- 3. Bedding supplies will not be destroyed or abused by inmates, either by tearing, cutting or redesigning in any way, nor are they to be used for any purpose other than the purpose for which they were issued. Bedding supplies will not be placed on the floor if beds are available.
- 4. Violation by any inmate of the rules in VI-D, 2 a, b and 3 above may result in disciplinary action against the inmate.

D. Television Sets

- 1. One (1) TV is located in each dayroom and will be shared by inmates.
- 2. Television sets must not be turned on before 8:00 a.m. and must be turned off by 11:00 p.m. Failure to comply with the operational schedule may result in loss of television privileges.
- 3. No radios allowed.
- E. Failure to obey the rules as stated in the above may result in loss of television privileges and/or disciplinary action.

F. Retention of Certain Items

- 1. Magazines may only be mailed.
- 2. No more than three (3) non-pornographic paperback books may be retained by an inmate at any one time. Paperback books may be brought to the Facility on visiting day, or paperback books may be mailed. No hard-cover books will be accepted.
- 3. Non-compliance with the rules and/or abuse of the privileges for retention of certain items as stated above may result in loss of privileges and/or disciplinary action.

G. Storage of Certain Items

- 1. All money, valuables, clothing, and other effects that are the property of an incoming prisoner, which under institutional regulations he/she is not allowed to retain, shall, on his/her admission to the Facility, be inventoried in his/ her presence and credited to his/her property account. An inventory thereof shall be acknowledged and signed by the prisoner. Upon his/her release, the prisoner shall sign a receipt for release of property and said property will be returned to him/her.
- 2. Clothing which an inmate needs for court appearances or release from custody may be brought to the Facility by outside sources. Such clothing will be placed in storage and provided to the inmate for the aforementioned purposes only. The item and number of clothing shall be limited as follows:

- a. Females: One pant suit or one dress, one pair of shoes, one pair of panty-type hose, one coat or jacket or sweater.
- b. Males: One pair of shoes, one pair of pants, one shirt, one belt, one coat or jacket or sweater.

VI. MEDICAL AND DENTAL SERVICES

- 1. The Barbour County Detention Facility provides adequate medical and dental services for all inmates during the course of their in processing and during their stay in this Facility.
- When any inmate feels he/she needs medical attention, he/she may fill out a request slip to see the doctor or dentist. This form will be returned to the Jailer on duty.
- 3. In cases of emergency medical conditions, inmates will be transported promptly to the appropriate hospital or clinic.
- 4. All medication will be dispensed as directed by the doctor. Medication will be dispensed one dose at a time and must be taken in the presence of the dispensing officer. Under no circumstances will a supply of medication, or devices used therewith, be left with any inmate to take at his/her discretion. If an inmate refuses medication which has been prescribed for him/her, medication will be discontinued and the doctor notified.
- Misrepresenting one's identity for purposes of illegally obtaining medication prescribed for another inmate will result in appropriate punishment.
- 6. INMATES THAT HAVE MONEY IN STORE WILL BE DEDUCTED \$5.00 FOR DOCTOR AND DENTIST VISIT.ALL OTHER EXPENSE COUNTY WILL BE TAKE CARE OF, EXCEPT WITH SPECIAL APPROVAL.
- 7. All incoming prisoners with a known or suspected contagious disease will inform the on duty Jailer immediately.
- 8. Inmates with serious infectious diseases will be placed in an isolated area away from other inmates.

VII. FOOD SERVICE

1. Meals will be served and picked up through the feeding doors in each dayroom.

- 2. All eating utensils are counted as they are passed into each cell block, and in like manner, when they are removed after the meal. Each inmate is responsible for the eating utensils handed to him/her and will personally return them to the pickup officer after each meal.
- 3. Special diets as ordered by a physician will be served to inmates with medical problems.
- 4. Requests by inmates with certain religious beliefs which preclude them from eating certain foods, normally and whenever possible, will be approved.
- 5. Each prisoner will personally receive his/her food tray from the delivering officer as it is passed through the feed door.

 If an inmate will not be offered or served food until the next meal.
- 6. All prisoners will be fully dressed during the meal service. Officers will refuse meal service to those who are improperly dressed, and the food tray will be returned to the kitchen. No food will be offered or served to those prisoners until the next meal.
- 7. Inmates shall be allowed to accept or decline any food offered to them. All inmates shall receive equal portions of every food item on the menu for each specified meal.
- 8. All inmates will leave their cells and report to the dayroom for the purpose of feeding.
- 9. Inmates who abuse their privilege of using eating utensils, that is, by throwing food trays, soup bowls, food, etc., on the floors or against the walls, will be subject to disciplinary action.
- 10. Warming or heating food or beverages in inmates' quarters by any means will not be condoned.
- 11. Storing or accumulating food items or beverages in inmates' quarters is prohibited.

12. FEEDING SCHEDULE:

Breakfast: 6:30 A.M. to 7:30 A.M.

Lunch: 11:30 A.M. to 12:30 P.M.

Dinner: 4:30 P.M. to 5:30 P.M.

VIII. RELIGIOUS SERVICES

- 1. Religious services may be conducted in the BArbour County Detention Facility each Sunday between 8:00 A.M. and 11:00 A.M.
- 2. All inmates may be allowed reasonable visits from the clergy men of their choice.

IX. LAW LIBRARY

- Inmates who wish to receive any books or materials available from the Law Library will make such requests to the on duty Jailer. Such requests will be immediately forwarded to the Jail Administrator.
- 2. The Jail Administrator will make all reasonable efforts to fulfill the requests as soon as possible.
- 3. Inmates will not deface in any way nor remove any portion of the books. Violation of this rule may result in disciplinary action.

X. INMATE GRIEVANCES

A. POLICY

Any inmate shall be allowed to file a grievance at such times as the inmate believes that he/she has been subjected to abuse, harassment, violation of civil rights, or denied privileges allowed to inmates in the Barbour County Detention Facility. Grievances must be restricted to incidents which occur while the inmate is in the custody of the Barbour County Detention Facility.

B. PROCEDURE

- 1. A grievance shall be made in the form of a written statement by the inmate promptly following the incident. The grievance should be addressed to the Administrator.
- 2. The grievance shall state fully the time, date, names of persons involved, names of any witnesses, and the pertinent details of the incident.
- 3. The complaining inmate will receive a response within five days of the date that the grievance was received. If the matter in question has not been resolved at that time, the inmate will be further notified in writing when the matter has been resolved.

- 4. If the inmate is not satisfied with the disposition of the grievance by the Administrator the inmate may set forth his/her grievance in writing and his/her objection to the disposition of the grievance to the Sheriff of Barbour County.
- 5. If the inmate is not satisfied with the disposition of the grievance by the Sheriff, he/she may appeal the grievance to the District Attorney if the grievance implies criminal violations, or he/she may appeal the grievance to the Clerk of the Court if the grievance is of a civil nature.

XI. RECREATION

- The Barbour County Detention Facility provides a recreation program for all inmates who wish to participate.
- This program includes facilities for indoor recreation and equipment for various types of individual and team activities.
- 3. When the workload permits, inmates may be given the opportunity to participate in the recreation program for five days a week for a period of three(1) hour per day. PER CELL BLOCK

XII. PERSONAL HYGIENE

- 1. Hygiene supplies for maintaining proper personal hygiene are provided by Barbour County Detention Facility.
- 2. Each inmate shall shower as often as necessary to keep his/her person clean and free from odors. Soap and towels are provided by the Facility to each inmate for this purpose. If a fellow inmate complains about an individual's body odors, or if a Facility officer detects such odors, the person with the body odors will be required to shower. If the inmate refuses, he/she will be forcibly showered by an officer of the same gender. In addition, an inmate who refuses will be subject to certain restrictions.
- 3. As stated before, disposable razors are provided by the Facility for use by the inmates.
- 4. All inmates should be especially watchful for crab lice. The prevalence of vermin is much greater where groups of people live together, particularly when they come from all walks of life. All inmates should examine themselves daily or each time they shower. Should a person become infected, he/she should immediately notify an officer.

XIII. HOUSEKEEPING ACTIVITIES

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- 1. All prisoners are required to clean their living quarters and share in maintaining cleanliness throughout the Facility. Prisoners' quarters will be thoroughly cleaned each morning or more frequently if necessary. All prisoners shall share equally in performing these tasks. Hiring or transferring responsibilities to other prisoners through devious means is prohibited. Any prisoner who rebels or refuses to clean his/her quarters or refuses to participate in required housekeeping activities will be subject to immediate disciplinary action.
- 2. All floors will be swept and mopped each morning and more frequently if required.
- 3. All trash containers will be emptied and cleaned each morning and more frequently if required.
- 4. Commodes and lavatories will be cleaned each morning and more frequently if required.
- 5. Walls will be washed as needed.
- 6. Drawing, writing, marking on, or defacing tables, walls, beds, and other County property in any way, is strictly prohibited.
- 7. Each morning, an adequate supply of cleaning materials will be placed in each cell block or dormitory. A Facility officer will explain the procedures to be followed and the results expected. If cleaning results are unsatisfactory, the officer will point out the deficiencies and again provide adequate cleaning materials. A second and last chance will be given in order to attain the desired standard. If the second chance results in failure to attain the desired results, action will be taken to ensure the area is clean, and all privileges may be taken away. All inmates will remain out of bed until these tasks have been completed satisfactorily.

XIV. CONDUCT AND WORK OF TRUSTIES

- 1. Trusties will make their beds and eat breakfast no later than 7:00 A.M. Trusties' quarters will be cleaned daily. Each trusty will be responsible for his/her own personal area.
- 2. Trusties will shower daily and wear clean clothes.
- 3. No alcoholic beverages or narcotics will be brought into the Facility or consumed by trusties on or off County property.

- 7. Destruction of, disposing of selling, altering, or damaging County property of another person.
- 8. Murder.
- 9. Assaulting any person.
- 10. Extortion, blackmail, demanding or receiving money or anything of value in return for protection for others to avoid bodily harm or under threat of informing.
- 11. Starting a fire.
- 12. Possession or introduction of an explosive or any ammunition.
- 13. Possession or introduction of a gun, firearm, weapon, sharpened instrument, knife, or unauthorized tool.
- 14. Possession, introduction or use of any narcotic, narcotic paraphernalia, drugs, or intoxicants.
- 15. Counterfeiting, forging, or unauthorized reproduction of any document, article of identification, money, security, or official paper.
- 16. Giving or offering any official or staff member a bribe or anything of value.
- 17. Tampering with any locking device.
- 18. Being in an intoxicated state caused from drinking alcohol, or using other intoxicants by sniffing, injecting, or ingesting orally.
- 19. Fighting with or without weapon.
- 20. Insubordination.
- 21. Disobeying a direct order of an official of the Barbour County Detention Facility or Sheriff's Office.
- 22. Altering County clothing.
- Aiding and abetting the violation of Facility rules and regulations.
- 24. Corresponding with another inmate without permission.
- 25. Theft or destruction of personal property of another inmate.

- 48. Conduct which disrupts or interferes with the security or orderly running of the Facility.
- 49. Participating in unauthorized meetings or gatherings.
- 50. Being in an unauthorized area.
- (51) Failure to follow safety or sanitation regulations.
- 52. Using any equipment or machinery which is not specifically authorized.
- 53. Using any equipment or machinery contrary to instructions or posted safety standards.
- 54, Failure to stand count.
- 55. Interfering with the taking of count.
- 56. Making intoxicants.
- 57. Smoking.
- 58. Using abusive or obscene language.
- 59. Gambling.
- 60. Failing to keep one's person and living quarters clean in accordance with Facility regulations.
- 61. Tattooing or self-mutilation.
- 62. Unauthorized use of mail or telephone privileges.
- 63. Unauthorized contacts with the public.
- 64. Correspondence or conduct with a visitor in violation of published regulations.
- 65. Giving money or anything of value to, or accepting money or anything of value from another inmate.
- 66. Failure to cooperate with Facility staff.
- 67. Destruction or mutilation of written regulations posted in each dayroom.
- 68. Selling, bartering, trading, or exchanging personal items with other inmates.

- 69. Wearing headbands or rags around the head.
- 70. Failure to wear Facility-issued clothing or failure to wear a complete set of Facility-issued clothing.
- 71. Wearing unauthorized items of clothing, jewelry, or ornaments.
- 72. Failure to comply with operational schedule for television.
- 73. Failure to be fully dressed at times indicated by Facility rules.
- 74. Discriminating against other inmates with regard to race, creed, color, age, sex, or national origin.
- 75. No smoking will be allowed.

XVI. Discipline And Punishment

- 1. Discipline and good order shall be maintained with firmness necessary for safe custody and a well-ordered community life. officers will react swiftly to any threat or violation of this policy.
- 2. Incarceration does not confer immunity where violations involve federal or state statutes, and punishment under the rules and regulations contained in this handbook will not apply. Any alleged violation of law occurring during incarceration will be referred to the Court having jurisdiction over the offense.
- 3. Whenever an inmate is charged with a disciplinary offense, a written charge shall be prepared by the reporting officer and submitted to the Administrator for review and evaluation. This does not preclude, restrict, or limit in any way any disciplinary action at the time of the offense which the officer deems necessary for good order and discipline. The inmate shall have the opportunity to defend him/herself against any such charge.
- 4. Inmates may be released after twenty-four (24) hours of Administrative confinement on their pledge to refrain from further violations. Administrative confinement cannot be used for punitive purposes for a greater period of time than twenty-four (24) hours without an opportunity to be heard by a disciplinary board composed of at least two (2) officers and the Jail Administrator.

266-51-9106

DL Number

State

Case 2:05-cv-01165-MHT-DRB Document 6-3 Filed 01/20/2006
Unified Judicial System ARRANT AND AFFILE JT

Case Number

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Race 3 Hgt	Sex M Wgt 215	DOB 09-01 - Hair BLK	-1960 Eyes BRO	THE DISTRICT BARBOUR THE STATE C V. JAMES C	COURT OF COUNTY FALABAMA	Taken before July Leommitted to Jail This 28 12 October	_ day of

State of Alabama Unified Judicial System

OUNTY WARRANT AND AFFIDAVIT

DISTRICT COURT OF BARBOUR COUNTY

Case Number

					051000543
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TO AN You are COUN' A63: Code	thereof cory, to analy AULT: SE 13A-1- you then	DUNTY L OFFICER ommanded to wer the State COND 21	o arrest <u>Ji</u> of Alabema o Class <u>C</u> nia writ with yo	Felony ur return thereon 12/5/05 at 9:00 AM	DISTRICT COURT Warrant Number 2005-300 fore the DISTRICT COURT OF BARBOUR
Clerk/M	anu	day of Oc	Clay	2008	
		ess Street Ai	L	Steve King BCSO	Executed the within Warrant by Arreaing the within named Defendant. After emet, the defendant was:
				WARRANT OF ARREST	☐ Released as authorized at
Race B	Sex M	DOB 09-01-	1960	THE DISTRICT COURT OF BARBOUR COUNTY	Desimmitted to Jall
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57" SSN	215	BLK	BRO	JAMES GRIFFIN	The Dark
266-61-	106				Signature Title
DL Nu n	ber	St	ate		BCSD Agency

Case 2:05-cv-01165-MHT-DRB Document 6-3 Filed 01/20/2006 Page 19 of 36

A CONTRACTOR OF BARBOTE

negausse ar abum to coun

WARRANT OF ARREST

CC SESS 000008.69
GEAND JURY #: CSOSES

TO ANY LAW ENFORCEMENT OFFICER OF THE STATE OF ALABAMA:

AN INDICTMENT HAS BEEN RETURNED BY THE CIRCUIT COURT OF BARBOUR COUNTY

AGAINST

GRIFFIN JAMES

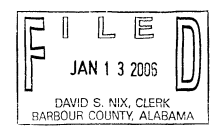
64 JENNINGS STREET

CLAYTON

AL 36017-0000

CHARGING THE OFFENSE OF:

ASSAULT 2ND DEGREE



YOU ARE THEREFORE ORDERED TO ARREST THE PERSON NAMED ABOVE AND BRING THAT PERSON PEFORE A JUDGE OF MAGISTRATE OF THIS COURT TO ANSWER THE CHARGES AGAINST THAT PERSON AND HAVE WITH YOU THEN AND HAVE THE WARRANT OF ARREST WITH YOUR RETURN THEREON. IF A JUDGE OF MAGISTRATE OF THIS COURT IS UNAVAILABLE, OR IF THE ARREST IS MADE IN ANOTHER COUNTY, YOU SHALL TAKE THE ACCUSED PERSON BEFORE THE NEAREST OR MOST ACCESSIBLE JUDGE OF

MAGISTRATE IN THE COUNTY OF ARREST. ARRAIGNMENT COURTHOUSE/CLAYTON JANUARY 26, 2006 0830AM

BOND SET AT:

\$5,000.00

DATE ISSUED: 01/13/2006

DAVID S. NIX

DEFEND.	ANT'S FEAT	URES:			1
HT: 5'	COT HAIF:	BLK	DOB:	09/01	/i960
WT: 215 SSN: 26	SEX: M 6519106	EYE:	BRO	RACE: F	3 i
ADDTL	COMMENTS:				

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WARRANT OF ARREST

CC 2006 000009.0 GRAND JURY #: CSOSO

TO ANY LAW ENFORCEMENT OFFICER OF THE STATE OF ALABAMA:

AN INDICTMENT HAS BEEN RETURNED BY THE CIRCUIT COURT OF BARBOUR COUNTY

AGAINST

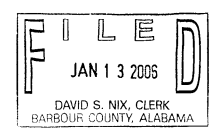
GRIFFIN JAMES

64 JENNINGS STREET

AL 36017-0000

CHARGING THE OFFENSE OF:

ASSAULT 2ND DEGREE



YOU ARE THEREFORE ORDERED TO ARREST THE PERSON NAMED ABOVE AND BRING THAT PERSON BEFORE A JUDGE OR MAGISTRATE OF THIS COURT TO ANSWER THE CHARGES AGAINST THAT PERSON AND HAVE WITH YOU THEN AND HAVE THE WARRANT OF ARREST WITH YOUR RETURN THEREON. IF A JUDGE OF MAGISTRATE OF THIS COURT IS UNAVAILABLE, OR IF THE ARREST IS MADE IN ANOTHER COUNTY, YOU SHALL TAKE THE ACCUSED PERSON BEFORE THE NEAREST OR MOST ACCESSIBLE JUDGE OF

MAGISTRATE IN THE COUNTY OF ARREST. ARRAIGNMENT COURTHOUSE/CLAYTON JANUARY 26, 2006 0830AM

BOND SET AT:

\$5,000.00

DATE ISSUED: 01/13/2006

CLERK

, 2006, BY DAY OF Jan ARRESTING THE WITHIN NAMED DEFENDANT JAMES Griffin

Dep. E. Voungblood
LAW ENFORCEMENT OFFICER

BY:

DEFENDANT'S FEATURES:

HT: 5'07" HAIR: BLK DOB: 09/01/1960

WT: 215 SEX: M EYE: BRO RACE: B

SSN: 266519106

ADDTL COMMENTS:

All properly recured is

01/13/2006 DAN

State of Alabama Unified Judicial System

CONSOLIDATED BOND

Case Number

Form C-52	Rev. 6/88	(District Court, Grand Jury, Circuit Court)	
IN THE	Distric	t court of BALLaut	COUNTY
STATE OF	ALABAMA		
ساجيسين	/		
We		MAIN	(Defendant) as principal
and we		(please print)	
agree to pay	the State of Ala	Ibama 5,000.00	as sureties Dollars
unless the a	bove named def <u>// 00 1</u> or at many session to ses	endant appears before the District Court of said County on (Ethe next session of Circuit Court of said County; there to awa sion thereafter until discharged by law to answer to the charge	Date) Of A - 2006 It the action by the grand
to the amou execution o and we espe	nt of the above r other process cially waive our	bond. We waive the benefit of all laws exempting property for the collection of debt, by the Constitution and Laws or rights to claim exempt our wages or salary, that we have und that this is a continuing bond which shall remain in full for	from levy and sale under of the State of Alabama, er the laws of Alabama.
	endant	duly exonerated. Address (Print) Address (Print) Address (Print)	Chileston MA
Signature of Sur	ety	. Address (Print)	City
Signature of Suri	ety	Address (Print)	City
Signature of Sure	ety / Commonwealth	Address (Print) Approved by Sheriff/Judge By Deputy,Sheriff	City City
DOB S. S. I DL No	No. <u>274-1</u> .	Defendant's Information Sex Race State () Phone No. 775	Bond Cash Bond
	nce Bond - Proj	perty Appearance Bond - Recognizance Bail	

VIOLATIONS OF BARBOUR CO. JAIL

1.PHYSICAL ASSAULT ON OFFICER	90DAYS + WARRANT '
2.VERBAL ASSAULT TO OFFICER	30 DAYS
3.DAMAGE TO JAIL OR PROPERTY	30 DAYS +WARRANT
4.JAIL CONTRABAND	30 DAYS +WARRANT
5.EXCESSIVE NOISE 1	st WARNING(2nd) 3DAYS LOCKDOWN
6.EXCESSIVE SUPPLIES	5 DAYS LOCKDOWN
7.DISOBEYING OFFICER	14 DAYS LOCKDOWN
8.NO HEAD RAGS DAY ROOM	5 DAYS LOCKDOWN
9.NOT CLEANING CELLS	LOCKDOWN TILL YOU CLEAN
10.NOT HELPING CLEAN DAY ROOM	3 DAYS LOCKDOWN
11.NOT WEARING UNIFORM	5 DAYS LOCKDOWN Sweets of Shirt at
12.NOT WEARING UNIFORM PROPERLY	5 DAYS LOCKDOWN
13.FIGHTING	20 days lockdown (POSSIBLE WARRAN
14.NOT MAINTAING HYGIENE	LOCKDOWN TILL YOU HAVE A SHOWER
15.Excessive USE OF INTERCOM	lst WARNING (2学 2 DAYS LOCKDOWN
16.PEEKING IN WINDOW	2 DAYS LOCKDOWN
17.NO PILLOWS OR MATTRESS IN DAYROOM	
18.NO HORSE PLAYING	3DAYS LOCKDOWN
19. NO GAMBLING	10 DAYS LOCKDOWN
20.PAPER ON WALL, CEILING, OR LIGHTS	
21. TOWELS OVER WINDOWS ON DOORS	5 DAYS LOCKDOWN

IF YOU ARE LOCKED DOWN YOU LOSE YOUR PRIVILEDGES FOR THE PERIOD YOU ARE LOCKED DOWN AND THAT IS

STORE CALL AND VISITION

GEORGE PARHAM

HALL

Daly Hall

THANK YOU

cv-01165-MHT-DR	В	Do	cume	ent	6-3	3	F	File	d C)1/2	20/2	200	6	F	Pag	je 2	23 (of 3	6
IF YOU ARE LOCKED DOWN YOU LOSE YOUR P YOU ARE LOCKED DOWN AND THAT IS	1. TOWELS OVER WINDOWS ON DO	19. NO GAMBLING 20.PAPER ON WALL, CEILING, OR LIGHTS	17.NO MATTRESS IN DAYROOM 18.NO HORSE PLAYING	16.PEEKING IN WINDOW	.Excessive USE OF INTERCOM	14.NOT MAINTAING HYGIENE	13.FIGHTING	12.NOT WEARING UNIFORM PROPERLY	11.NOT WEARING UNIFORM	10.NOT HELPING CLEAN DAY ROOM	9.NOT CLEANING CELLS	8.NO HEAD RAGS DAY ROOM	7.DISOBEYING OFFICER	•	.EXCE	•	3.DAMAGE TO JAIL OR PROPERTY	2. VERBAL ASSAULT TO OFFICER	1.PHYSICAL ASSAULT ON OFFICER
RIVILEDGES FOR THE PERIOD AND VISITION	5 DAYS LOCKDOWN	5 DAYS LOCKDOWN	DAYS LO	DAYS		LOCKDOWN TILL YOU HAVE A SHOWER	lockdown (POSSIBL	DAYS LOCKDOWN	5 DAYS LOCKDOWN	3 DAYS LOCKDOWN	LOCKDOWN TILL YOU CLEAN		14 DAYS LOCKDOWN	5 DAYS LOCKDOWN	WARNING(2		30 DAYS +WARRANT	30 DAYS	90DAYS + WARRANT
Manday Will) ,	******			ľ		•	₹						-			

Sheriff



MARSHALL WILLIAMS, JR.
BARBOUR COUNTY

HEARING FOR JAMES GRIFFIN 10-31-05

LOCKED DOWN FRIDAY NIGHT

10-28-05

OFFICERS STEVE KING, DARLEANE SMITH, ARLEAN GRIGLEN AND PATSY HALL

JAMES GRIFFIN SAID HE WAS SHARING A CUP OF COFFEE WITH DERRICK GILBERT WAS THE REASON HE RRIED TO TAKE THE COFFEE CUP FROM STEVE WHEN THE COFFEE WAS SPIIED JAMES SAID STEVE POURED THE COFFEE ON HIM AND THAT HE TRIED TO KICK STEVE AND SLIPED DOWN THAT HE DIDNOT TRY TO TAKE THE COFFEE FROM HIM OR ATTACK HIM HE FELL ON STEVE

STEVE SAIB HIS ORIGINAL REPORT WAS THE WAY IT HAPPENED

ALL OFFICERS HEARD BOTH SIDES L.UPSHAW IS INVESTIGATING THE INCIDENT FOR THE JAIL UNTILL HE FINISH THE REPORT JAMES GRIFFIN WILL BE LOCKED DOWN.

LEROY TOOK OUT WARRANT AND REPORT WILL STAND AS IS ALSO PUNISHMENT

Dorlene Sten Kin

303 East Broad St., Eufaula, Alabama 36027 (334) 687-4121 • FAX (334) 687-1550

P. Have a. Drigler

P.O. Box 278, Clayton, Alabama 36016 (334) 775-3434 • FAX (334) 775-8636

BARBOUR COUNTY JAIL INMATE'S LOSS OF PRIVILEGES

James Griffen	20/56/01	S/W
INMATE'S NAME	DATE	BLOCK#
VIOLATION	PRIVILEGE TO LOSE VISITATION STORE CALL OTHER	DATE TO LOSE PRIVILEGE
Assault on Oficer	Lockdomn. 14 Dep	10/27/05
comments: Cos and Cos wonto S/N Block get his medication to sign for his medication cup of coffer at a my hard and trie pulled Back my he not have it he p DATE and TIME		dictions it came to ne clip Board ie to holdhis Griffin grabed offer I: m he could gain and the
DATE and TIME	SUPERVISOR'S N.	AME / ID

California	INCIDENT REPORT NARRATIVE
	SUPPLEMENT
•	(CONTINUED) PAGE OF
Cup	of Spilled out onto James Griffen
and	mysolf he then proceded to Attack
and k	inacked me to the ground. At that moment
CJR	ant him from behind and we got him
LED G	ind subducted him.
[Ne	called for a Deputy and 2 Louisu. 1/2
Polica	
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BARBOUR COUNTY JAIL INCIDENT INCIDENT REPORT

INMATE NAME	Griffen	Jan es		
	LAST	FIRST	MIDDLE	
MASTER ID #	-	DOB:		
SOCIAL SEC. #				
DATE OCCURR	ED:			
TIME OCCURRE	ED:		-	l
PLACE OF INCII	DENT:			
	MATE INCIDENT	•		-
NARRATIVE:	•			
DN 10-28	-05 at 6:00	D.M. C. 78 0	ind CJ16 W	ent to
	Medicatson			
Come to	get his med.	catson, Steve	- banded him	the Clo
Board to	Sign For hi	s medicatson	then he a	SK Steve
to hold hi	is Cup of Coi	Fee at that	time Jame	Grift.
grabed Sta	eve hand and	A tried to t	take the Coff	ee then
Steve Pall	back his ho	and and tol	d him he co	and and
have it.	te pulled it	back again	and then the	O CLINSTILL
on James	Griffen and	Steve a I.C.	F8 the Con of	Jane Griffer
then Droce	ded to attack	on Knocked	CTIL Store	Jame Griffer
ground. the	en I CJ8 S	with out hi	n Iran hil	10 INC
Got him 1.	p and Subdu	1 d b m	THE FLOW DOWN	Hod Ve
	E auto Depart	ied may		
SIGNATURE OF EMI	PLOYEE/DATE AND TIM	AE. 100 D.	8 · + B	
	PRINT):	it. Salvey		
	DELIVERED TO/DATE A	AND TIME:		
•	PERVISOR RECEIVING R			
ADDITIONAL I	PAGES FOLLOW	1		PAGE 1 OF

— _ BARBOUR COUNTY JAIL — _ INMATE'S LOSS OF PRIVILEGES

James Griffen	10/27/05 DATE	$\frac{S/N}{BLOCK\#}$
INMATE'S NAME VIOLATION	PRIVILEGE TO LOSE VISITATION STORE CALL OTHER	DATE TO LOSE - PRIVILEGE
Assault on Oficer	Lockdown- 14 Days	10/27/05
get. his medication to sign for his medication and trie	I Handed him to	re clip Boord re to holdhis Griffin grabed offer I n he could gain and the
DATE and TIME	SUPERVISOR'S N	AME/ID

Carrie	INCIDENT REPORT NARRATIVE
·	SUPPLEMENT
0	(CONTINUED) - PAGE OF
Cup o	of Spilled out onto James Griffen
	nyself he then proceded to Attack
and Kno	acked me to the ground At that moment
CJR	lot him from behind and we got him
(LD) (C)	d subduced him
We	ealled for a Deputy and 2 Louisville
Policr	Official and we locked him Down
101,00	CHAICHI WAC WE TOCKY THE DOWN
	*
	3.
HOMI	n 10000000 The 31 Advised
1.	
p·m_	+ 1 1)
مدن سم	is on lothe Down Tell be get 6/4
Bade	With us for It days up/Stew has
Dasser	Work.
710/	
CIT, U	consed 4 was the flue sold
Und (Nus getting up a lip show Aps Orig !
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BARBOUR COUNTY JAIL INCIDENT INCIDENT REPORT

INMATENAME GEFFEN	70.00			
LAST	FIRST	MIDDLE		
MASTER ID #	DOB:			
SOCIAL SEC. #				
DATE OCCURRED:				
TIME OCCURRED:			- t	
PLACE OF INCIDENT:				
NON-INMATE INCIDEN				-
MARRATIVE: SESTING	ûn OFFI	acility	in n See	An u
DN 10-28-05 G+ 6	2,00 p.m. (1,5	8 and (J)	n Want In	
give Out Medicats	20 to S/N	Block To	rcick Gulbert	
Conte 10 get his m	redication, 5	teve handed	him this Clin	
Board to Sign For	his medical	tson, then h	e ask Steve	-
to hold his Cup of	Cottee at 1	that time of	Jame Griffen	
grance stell pand	and tried t	take the	Coffee then	
Stere pall back his	hand and	fold him he	e. Could not	
have it, He Dullad	1+ back ago	in and the	n the Cincin	1
on James Griffen ar	12 Steven I	- CTS ture on	and To O.	_`~~
then proceded to Utto	ick an Kna	cked CJIb S	toro. In the	
ground. then I CJ8	Smith got	- Kim From b	ehind and the	
got him up and Sub	duded him.			
SIGNATURE OF EMPLOYEE/DATE AND	TIME: DONO	no Smit	A	
NAME AND TITLE (PRINT):	;			- ·
INCIDENT REPORT DELIVERED TO/DA	TE AND TIME:			-
SIGNATURE OF SUPERVISOR RECEIVIN	NG REPORT/DATE AI	ND TIME:		_
ADDITIONAL PAGES FOLLOW		L	PAGE 1 OF	

BARBOUR COUNTY JAIL INMATE'S LOSS OF PRIVILEGES

James Griffen INMATE'S NAME	20/55/01 DATE	$\frac{S/N}{BLOCK\#}$
VIOLATION	PRIVILEGE TO LOSE VISITATION STORE CALL OTHER	DATE TO LOSE PRIVILEGE
	Lockdown 14 Dep	10/27/05
	,	
		A COLUMN
comments: CD8 and CD wento S/N Block get his medication to sign for his ned; cup of coffer at a my hard and trie pulled Back my ha not have it he p DATE and TIME	I Handed him to cotton he asked m that time James ed to take the C and and told him bulled it back as	he Chp Doord Le to hold his Griffin grabed offer I n he could
DATE and THRE	AND	A DATE / HD
DATE and TIME	SUPERVISOR'S N.	MITIM / ID

(Seco.∵s				SUPP	ORT NA LEMENT TINUED	\mathbf{r} .		PAGE	OF
Cu	PO	f Sp:	illed	out	ort	o J	ames	Z Gr	1/6f2/
and	γ.	nyself	he	the	n pro	- }	/	11 11	ach
and	Knd			1 1	grou	i	AIL	het p	noment
CJ	8 g	of him	tran	beb	ine	an !	w	7 27	him
up	ax	Subc	<u>duded</u>	h:0	-	· ·		/ 	
W	0	ociled	tor	<u>a 1</u>)Cpw	ty av	10/5	26	WEU: 1/2
Pol	¹ C ₇	0441	2019	and	Wr.	1/60	-/Ce /	VIV	Down
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Cont.

inmates for me to enter into their cells while they are sleeping using their Sinks. I am trying to stay out of trouble, but it is a burden for me to get up out of nown room to go to someone else's room in to set wark belause the administration re fuse to tilk it. And the minute I set sink a fisht with someone about using the Sink while they are sleeping, the administration will be ready to take me to Court without being able to use my own sink out that is git ful.

his Sink fixed immediately to Brovent fut problems from other inmediately.

Respectfully Submitte

1 6nt.

Shave, he was jold that he was not allowed to have are, due to lock-down status. According to the grovisions settorth, in Wolff V. McDonnell, MIS U.S. 539, 94 S. C. 2963 (1974). That states in petinent for "that a pre-trial or Convicted felon does relinguish their rights to the 14th Amendme nor the Equal Protection of the laws Claus Therefore, keeping my hoir-Cut and Shaw up to par is guaranteed by the United St. Constitution, along with the Policy, process and directives that govern the Borbour Courtain.

MHEREFORE, this grievant would semand that this Violation of his Constitu Rights be Corrected immediately.

Respectfully Submitted

State of Alabama	ADVICE OF RIGHT	IS ON INITIAL APPEARAN	NCE Case Number
Unified Judicial System	BEFORE JUI	DGE OR MAGISTRATE	
ımı C-81 11/91		(Felony)	
		0 /	!:
Distance	- cou	RTOF Barbour	, ALA
IN THE DISTRICT	strict, or Municipal)	(Name of County or	r Municipality)
·	sure, or warmenpary		
☐ STATE OF ALABAMA	STATE	v. James	O. Oritto
☐ MUNICIPALITY OF			Defendant
			1 / 15
This is a first appea	rance hearing. You are charge	ed with committing the offense(s) o	in this court in violat
Grand Drd	Overhaveno Jula		brimary purpose of this hear
\$13A-6-20 / 31	3A-6-21 /3/3	H-11-6/ . The hearing the	ere will be no determination
to ensure that you know and	understand the charge of charg	the determination that you kno	w and understand the chai
about your guilt or innoce	nce of the crime charged, but	only a determination that you kno mplaint following a warrantless as	rrest, the judge or magistra
charges against you. If yo	u are before the coult on a co	andinst vou.	
determine whether there is	probable cause for the charge	e against you. ne whether bail should be set in yo whether you should be released u	ur case; or, if it has been al
in addition, the purp	me he raised he lowered, or	whether you should be released used or released in the custody of so	ipon your personal recogniz
(that is your promise to appe	ear for future court proceeding	s) or released in the custody of so or magistrate to ask you some qu	me responsible person. In
to make this determination, it	will be necessary for the judge	or magistrate to ask you some qu	estions concerning your de-
the community.		V Love - right to have your ou	in attorney and will be giver
You are entitled to b	be represented by an attorney.	You have a right to have your ow	pointed for you by the court
and opportunity to retain an	attorney. If you are unable to	afford an attorney, one will be app to complete an indigency question	nnaire under oath in order f
qualify for such representation	on. It will be necessary for you	to compress,	
court to make this determin	talk with your attorney, family,	or friends and, if necessary, reas	onable means will be provid
Merto enable voluto do si	o. You have the right to remain	or mends and, in necessary, is a n silent. Anything that you say ma titled to demand a preliminary hea	iy be used against you.
Recause you are ch	arged with a felony, you are en	n silent. Anything that you say had titled to demand a preliminary hea ten that you probably committed th	and before a judge of magi
to determine whether there	is sufficient evidence to establ	ish that you probably committed the solution of the date of arrest. If a	hearing is demanded and
you are charged. You must	make this demand with timity (- finds that sufficie	ent evidence has been sho
conducted, and it, at the c	conclusion of the bremmary in	The blok you are charged the	indge will then bind you ov
establish that you probably c	ommitted the offerise of offering	c 1 11-11- avidance is insufficie	ent to establish that you pro
further action by a grand jury	. If, on the other hand, the judge	dismiss the charge and discharge sinstant the charge and discharge sinstate the charges against you a	you from further custody o
committed the crime of crime	e right of the prosecution to re	einstate the charges against you a	t a later time.
If you are released	from custody (whether person	nal recognizance or otherwise), you	u must:
1 1) Appear to answe	er and submit to all olders and	process of the court having jurisd	iction in the case.
2) Refrain from cor	nmitting any criminal offense.	he leave of the court having jurisd	iction of this case.
3) Not depart from	the State of Alabama without to he court of any change of addi	ress or the phone number.	
4) Promptly notify to 5) Other conditions	:		
3) Other conditions			
	The savel	ed or modified by the court for cau	ise. The Release Order ar
The provisions of the	Release Order may be revok	ue in force and effect until the disc quit. Upon report of a violation of	missal, acquittal, or convict
appearance bond executed to	or revoked or modified by the	court. Upon report of a violation of	of any of the above conditi
warrant for your arrest will b	pe issued.		16
	100 100 100 1	al. o. mil	W .
10-28-05		Therew Wa	
Date		Judge/Magistrate ,	
		erein set forth. I understand the e	xplanation of procedures,
I have read or have	been advised of the matters for	erein set forth. I understand the e nce. I understand the conditions ad herein. I also understand that i	of my release and the pe
annicable in the event that i	violate any conditions impose	nce. I understand the conditions ed herein. I also understand that i	failure to appear as require
subject me to additional cha	arges in the revocation of relea	150.	4